

<p style="text-align: center;">Community Supervision Standards</p> <p style="text-align: center;">Juvenile Justice Authority State of Kansas</p>	<p>CHAPTER:</p> <p>DOCUMENTATION, REPORTING AND RECORDS</p>	<p>STANDARD NO.</p> <p>CSS -03-113</p>
	<p>SUBJECT:</p> <p>MEDICAL CONSENTS</p>	<p>PAGE: 1 of 1</p>
<p>REFERENCES: JJA-0091 and JJA-0092 forms</p>		<p>DATE ADOPTED: 3/14/07</p> <p>DATE REVIEWED: 1/18/07</p>

STANDARD: Written policy, procedure and practice require the Community Supervision Agency staff to obtain one or both parents' or Legal custodian's signature on the general consent for medical and surgical care JJA-0092 form for juveniles in dispositional court ordered custody and/or temporary court ordered custody.

For non-custody juveniles, policy and procedure prohibit the Juvenile Justice Authority and the Community Supervision Agency from having the authority to consent for medical care.

In absence of parental signature, the Community Supervision Agency Director, or designee, shall sign the JJA-0091 form.

Staff will not consent for abortion, sterilization, experimentation, electro-shock therapy or other types of radical treatment for a juvenile in the court ordered custody of Juvenile Justice Authority.

For court ordered custody juveniles, the parent or court of commitment shall be requested to sign the JJA-0091 form for these types of non-routine treatment procedures.

A signed and notarized copy of JJA-0091 or JJA-0092 forms shall be provided to the foster care provider.

DISCUSSION: Juveniles 18 years and older may sign the JJA-0092 form. Medical consent forms need to be notarized to be accepted by most practitioners. It is recommended during file audits to update the medical consent form.

If a medical emergency occurs and the court order provides no additional authorization to issue consents, the Community Supervision Officer should see that the juvenile is taken to the appropriate facility where care can be given.

NOTE: The standards and procedures set forth herein are intended to establish operational guidelines for community supervision agencies and their employees/contractors and juveniles under supervision. They are not intended to establish state created liberty interests for community supervision agencies or their employees/contractors, or supervised juveniles, or an independent duty owed by the Juvenile Justice Authority to community supervision agencies, or their employees/contractors, supervised juveniles or third parties. This standard and procedure is not intended to establish or create new constitutional rights or to enlarge or expand upon existing constitutional rights or duties.